

**From:** Matthew Chase <matthew@chaselawpc.com>  
**Subject:** Withdrawal of Representation  
**Date:** May 2, 2012 8:06:11 AM CDT  
**To:** "M (Marc) Jacobs" <medical.jacobs@yahoo.com>



1 Attachment, 60 KB

MJ,

Please be advised that, per our several conversations, this firm and I will be withdrawing as counsel in this matter. As I discussed with you previously and detailed at some length in prior emails, in particular the email of March 22, 2012, we cannot continue due to these irreconcilable differences.

As you know, I am appearing in court this date at 10am on the Rule 16 scheduling conference. I will inform the court of my filing of this intent to withdraw, and attempt to get for you the longest time possible for the discovery schedule, but things move quickly in the federal courts. I will do my best.

I recommend your hiring replacement counsel as soon as possible, to avoid the necessity of representing yourself in this matter. I have exhausted every possible replacement that I tried, but was unable to find someone, including those firms you asked me to consult with. It is imperative that you immediately obtain new counsel to represent your interests in this matter. Please have your new attorney contact us as soon as possible so that we can arrange for a smooth and prompt transition.

I truly regret it has come to this, but we have no other alternative. I will speak to the court later this morning to find out whether a hearing will be required by the judge, and if so, set it within the next couple of weeks and inform you of that.

As previously scheduled, please do still feel free to call me at 9:30 this morning, to discuss this matter.

Best regards,

Sincerely,

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[Motion to W...012 \(60 KB\)](#)